

fresh and complete
s, Imported Liquors,
s, etc. Call and exam-
ing elsewhere. The
be under my personal
all can rely on and
having them accord-
MERRITT, 106 Peabody

MERRITT &
SALESMEN IN
and Mul-
St., near Peabody
daily a large
MULLES. Pe-
by calling on me
sold by my fully guarantee

ANCE.
R. F. MURPHY.

Moved To
Madison St.
(Cotton Exchange.)
- - - **Tennessee** -
Companies, Groceries and
Specialties.
Matrrix Notice.
As administratrix of the estate
deceased, this is to certify all
agains, said estate to persons
as required by law, their will
persons. Located to said estate
forward and make payment to
R. C. Mc KENZIE, admin-
strator.
J. H. Mc KENZIE, ad-

February 10, 1880.
The following described property, bearing interest, was retained, redeemed, sold and conveyed in-virtu of the decree of the defendant in the above entitled cause: Being a township 1 range 6 north, 1 in the southern part of Sec. 32-100 acres, more or less, in 1863 by one J. N. Ford to said N. Ford, to the use of J. I. in said township 1 range 6 north, 1 in the southern part of section 5 of said lot 10 and 16 links to a stake and 10 links to a stake and 10 links to a stake and 16 links to a stake and 12 more links bearing interest, was retained, redeemed in 1870.

BLACK, Clerk and Master of the Court.

Steele's Sale.
The estate of Trust deed made by Frank M. Arnold, late of said county, to George H. Steele and fifty-four Secs. 100

& Co., of First National Bank, of New York, who
 having been made in a recent order of the
 investment of the Clerk and Master
 in book 110, page 1105, county, to which
 irregularities. Equity of good, but I
 C. W. MUELLER, Attorney.
RECTOR'S SALE
 OF—
Farming Lane
 of the Chancery Court of Mississippi, I will, as directed
 the estate of G. L. Boyd.
1st Day of January,
 door in Hernando, the first

4) section six (6);
 5) section seven (7);
 6) section eight (8);
 7) section nine (9);
 8) section ten (10);
 9) section eleven (11);
 10) section twelve (12);
 11) section thirteen (13);
 12) section fourteen (14);
 13) section fifteen (15);
 14) section sixteen (16);
 15) section seventeen (17);
 16) section eighteen (18);
 17) section nineteen (19);
 18) section twenty (20);
 19) section twenty-one (21);
 20) section twenty-two (22);
 21) section twenty-three (23);
 22) section twenty-four (24);
 23) section twenty-five (25);
 24) section twenty-six (26);
 25) section twenty-seven (27);
 26) section twenty-eight (28);
 27) section twenty-nine (29);
 28) section thirty (30);
 29) section thirty-one (31);
 30) section thirty-two (32);
 31) section thirty-three (33);
 32) section thirty-four (34);
 33) section thirty-five (35);
 34) section thirty-six (36);
 35) section thirty-seven (37);
 36) section thirty-eight (38);
 37) section thirty-nine (39);
 38) section forty (40);
 39) section forty-one (41);
 40) section forty-two (42);
 41) section forty-three (43);
 42) section forty-four (44);
 43) section forty-five (45);
 44) section forty-six (46);
 45) section forty-seven (47);
 46) section forty-eight (48);
 47) section forty-nine (49);
 48) section fifty (50);
 49) section fifty-one (51);
 50) section fifty-two (52);
 51) section fifty-three (53);
 52) section fifty-four (54);
 53) section fifty-five (55);
 54) section fifty-six (56);
 55) section fifty-seven (57);
 56) section fifty-eight (58);
 57) section fifty-nine (59);
 58) section sixty (60);
 59) section sixty-one (61);
 60) section sixty-two (62);
 61) section sixty-three (63);
 62) section sixty-four (64);
 63) section sixty-five (65);
 64) section sixty-six (66);
 65) section sixty-seven (67);
 66) section sixty-eight (68);
 67) section sixty-nine (69);
 68) section seventy (70);
 69) section seventy-one (71);
 70) section seventy-two (72);
 71) section seventy-three (73);
 72) section seventy-four (74);
 73) section seventy-five (75);
 74) section seventy-six (76);
 75) section seventy-seven (77);
 76) section seventy-eight (78);
 77) section seventy-nine (79);
 78) section eighty (80);
 79) section eighty-one (81);
 80) section eighty-two (82);
 81) section eighty-three (83);
 82) section eighty-four (84);
 83) section eighty-five (85);
 84) section eighty-six (86);
 85) section eighty-seven (87);
 86) section eighty-eight (88);
 87) section eighty-nine (89);
 88) section ninety (90);
 89) section ninety-one (91);
 90) section ninety-two (92);
 91) section ninety-three (93);
 92) section ninety-four (94);
 93) section ninety-five (95);
 94) section ninety-six (96);
 95) section ninety-seven (97);
 96) section ninety-eight (98);
 97) section ninety-nine (99);
 98) section one hundred (100);
 99) section one hundred and one (101);
 100) section one hundred and two (102);
 101) section one hundred and three (103);
 102) section one hundred and four (104);
 103) section one hundred and five (105);
 104) section one hundred and six (106);
 105) section one hundred and seven (107);
 106) section one hundred and eight (108);
 107) section one hundred and nine (109);
 108) section one hundred and ten (110);
 109) section one hundred and eleven (111);
 110) section one hundred and twelve (112);
 111) section one hundred and thirteen (113);
 112) section one hundred and fourteen (114);
 113) section one hundred and fifteen (115);
 114) section one hundred and sixteen (116);
 115) section one hundred and seventeen (117);
 116) section one hundred and eighteen (118);
 117) section one hundred and nineteen (119);
 118) section one hundred and twenty (120);
 119) section one hundred and twenty-one (121);
 120) section one hundred and twenty-two (122);
 121) section one hundred and twenty-three (123);
 122) section one hundred and twenty-four (124);
 123) section one hundred and twenty-five (125);
 124) section one hundred and twenty-six (126);
 125) section one hundred and twenty-seven (127);
 126) section one hundred and twenty-eight (128);
 127) section one hundred and twenty-nine (129);
 128) section one hundred and thirty (130);
 129) section one hundred and thirty-one (131);
 130) section one hundred and thirty-two (132);
 131) section one hundred and thirty-three (133);
 132) section one hundred and thirty-four (134);
 133) section one hundred and thirty-five (135);
 134) section one hundred and thirty-six (136);
 135) section one hundred and thirty-seven (137);
 136) section one hundred and thirty-eight (138);
 137) section one hundred and thirty-nine (139);
 138) section one hundred and forty (140);
 139) section one hundred and forty-one (141);
 140) section one hundred and forty-two (142);
 141) section one hundred and forty-three (143);
 142) section one hundred and forty-four (144);
 143) section one hundred and forty-five (145);
 144) section one hundred and forty-six (146);
 145) section one hundred and forty-seven (147);
 146) section one hundred and forty-eight (148);
 147) section one hundred and forty-nine (149);
 148) section one hundred and fifty (150);
 149) section one hundred and fifty-one (151);
 150) section one hundred and fifty-two (152);
 151) section one hundred and fifty-three (153);
 152) section one hundred and fifty-four (154);
 153) section one hundred and fifty-five (155);
 154) section one hundred and fifty-six (156);
 155) section one hundred and fifty-seven (157);
 156) section one hundred and fifty-eight (158);
 157) section one hundred and fifty-nine (159);
 158) section one hundred and sixty (160);
 159) section one hundred and sixty-one (161);
 160) section one hundred and sixty-two (162);
 161) section one hundred and sixty-three (163);
 162) section one hundred and sixty-four (164);
 163) section one hundred and sixty-five (165);
 164) section one hundred and sixty-six (166);
 165) section one hundred and sixty-seven (167);
 166) section one hundred and sixty-eight (168);
 167) section one hundred and sixty-nine (169);
 168) section one hundred and seventy (170);
 169) section one hundred and seventy-one (171);
 170) section one hundred and seventy-two (172);
 171) section one hundred and seventy-three (173);
 172) section one hundred and seventy-four (174);
 173) section one hundred and seventy-five (175);
 174) section one hundred and seventy-six (176);
 175) section one hundred and seventy-seven (177);
 176) section one hundred and seventy-eight (178);
 177) section one hundred and seventy-nine (179);
 178) section one hundred and eighty (180);
 179) section one hundred and eighty-one (181);
 180) section one hundred and eighty-two (182);
 181) section one hundred and eighty-three (183);
 182) section one hundred and eighty-four (184);
 183) section one hundred and eighty-five (185);
 184) section one hundred and eighty-six (186);
 185) section one hundred and eighty-seven (187);
 186) section one hundred and eighty-eight (188);
 187) section one hundred and eighty-nine (189);
 188) section one hundred and ninety (190);
 189) section one hundred and ninety-one (191);
 190) section one hundred and ninety-two (192);
 191) section one hundred and ninety-three (193);
 192) section one hundred and ninety-four (194);
 193) section one hundred and ninety-five (195);
 194) section one hundred and ninety-six (196);
 195) section one hundred and ninety-seven (197);
 196) section one hundred and ninety-eight (198);
 197) section one hundred and ninety-nine (199);
 198) section two hundred (200);
 199) section two hundred and one (201);
 200) section two hundred and two (202);
 201) section two hundred and three (203);
 202) section two hundred and four (204);
 203) section two hundred and five (205);
 204) section two hundred and six (206);
 205) section two hundred and seven (207);
 206) section two hundred and eight (208);
 207) section two hundred and nine (209);
 208) section two hundred and ten (210);
 209) section two hundred and eleven (211);
 210) section two hundred and twelve (212);
 211) section two hundred and thirteen (213);
 212) section two hundred and fourteen (214);
 213) section two hundred and fifteen (215);
 214) section two hundred and sixteen (216);
 215) section two hundred and seventeen (217);
 216) section two hundred and eighteen (218);
 217) section two hundred and nineteen (219);
 218) section two hundred and twenty (220);
 219) section two hundred and twenty-one (221);
 220) section two hundred and twenty-two (222);
 221) section two hundred and twenty-three (223);
 222) section two hundred and twenty-four (224);
 223) section two hundred and twenty-five (225);
 224) section two hundred and twenty-six (226);
 225) section two hundred

of trust, made to me on the 1st day of February, 1879, by Ambia Lacey, his wife. The purpose of securing a wife for said decedent, and the said Charles Register's office of Sholey and Co. No. 116, page 400, and further certain details of the will of December 27, 1870, of the sons of John and Madeline Stein, deceased, said John being the highest bidder, for cash, to said decedent, and the said decedent and two (202) and two hundred and down on the plan of Co. of the city of Minneapolis, at the corner of Greenleaf and Fifth streets, and the lots fronting seventh- and eighth streets, numbered and forty-eight and a half.

The duty of redemption is expired, and the title is being well sell and convey the

W. L. CLAPP, Trustee
No. 313 Main street, Minneapolis.

TRUSTEE'S SALE.

One of two trust deeds reg-

book outlines 1 page
the Bender's
in which reveal
request of the benedict
cases of paying the
January 6, 1886,
in the southeast corner
in the city of Memphis,
for sale, and sit in the
following counties:
being in Mississippi county
as follows: Fractional sec-
tions 1 and 2, range 10
range 2 east; south 1/2 sec. 1,
range 10 east, county
of Benton, Arkansas; sec.
tion and homestead in
title to be sold, but same
W. F. TAYLOR,
Jr. G. W. MACRAE, Trustee
Sale of Real Estate, Illinois
Court Western District
of St. Charles, Mo.
Petition of George Macrae
vs. Petition of George Macrae
vs. a decree of the said Court
June 14, 1886. NICHOLS,
189, I will be sold in Chancery.
at 21/2

follows:
 Shadybrook
 8-7-78-34-106
 23-23-24-36
 57-58-59-60
 a subdivided
 and Paducah
 2145 acres,
 Shadybrook
 No. 1, pa
 county, Ten
 nesi, of sev
 eral with app
 roximately
 retaining
 mode.
 HENRIDGE
 Attorneys.
 Messac
 and C. balay
 TEST
 ing now
 and Canada
 from all p
 ns" or "g
 The public
 experiments
 labor, Jack
 perfected the
 in construct

...has established
...at y. Address
...Mass. Here